LEMON GROVE CITY COUNCIL AGENDA ITEM SUMMARY

Item No1.G Mtg. DateFebruary 21, 2017 DeptPublic Works	
Item Title: FY 2016-17 Street Rehabilitation Pr	oject (Contract No. 2017-17)
Staff Contact: Mike James, Assistant City Mana	ger / Public Works Director
Recommendation:	
Adopt a resolution (Attachment B) awardin Rehabilitation Project (Contract No. 2017-17).	ng a contract for the FY 2016-17 Street
Item Summary:	
In support of the City's Five-Year Capital Improven FY 2016-17 Street Rehabilitation Project (Contrac	•
On January 12, 2017, the City received five sealed American Asphalt South was the lowest responsive	
Staff recommends awarding a contract (Contract establishing a project budget not to exceed \$299,0	•
Fiscal Impact:	
TransNet funds were budgeted for this project a Program.	as part of the Five-Year Capital Improvement
Environmental Review:	
Not subject to review	□ Negative Declaration
☐ Categorical Exemption, Section 15304	☐ Mitigated Negative Declaration
Public Information:	
	☐ Notice to property owners within 300 ft.
☐ Notice published in local newspaper	☐ Neighborhood meeting
Attachments:	
A. Staff Report	

B. Resolution

Attachment A

LEMON GROVE CITY COUNCIL STAFF REPORT

Item No. 1.G____

Mtg. Date February 21, 2017

Item Title: FY 2016-17 Street Rehabilitation Project (Contract No. 2017-17)

Staff Contact: Mike James, Assistant City Manager / Public Works Director

Discussion:

In December 2016, the City advertised on eBidboard and invited sealed bids for the FY 2016-17 Street Rehabilitation Project (Contract No. 2017-17) to apply various street treatments at the follow locations throughout the City.

Location			
Street	То	From	
Alberdi Drive	El Prado Avenue	San Altos Place	
Arcadia Avenue	Citronella Avenue	Mt. Vernon Street	
Brock Court	Myra Street	E Cul-de-sac	
Burnell Avenue	Olive Street	Main Street	
Corta Del Sur	Primera Street	E Cul-de-sac	
Deborah Place	Longdale Drive	Longdale Drive	
Deville Drive	Watwood Road	East City Limits	
El Prado Avenue	Massachusetts Avenue	Alberdi Drive	
Eldora Street	Lemon Grove Avenue	Alton Drive	
Java Lane	N CDS	Sarawak Drive	
La Corta Circle	La Corte Street	La Corta Street	
La Corta Street	Massachusetts Avenue	La Corta Circle	
Lebuan Drive	Sarawak Drive	Blossom Lane	
Longdale Drive	Citronella Avenue	Skyline Drive	
New Jersey Ave.	Broadway	San Miguel Avenue	
Nina Road	San Miguel Avenue	S Cul-de-sac	
Patero Court	W CDS	El Prado Avenue	
Placentia Street	El Prado Avenue	San Altos Place	
Plata Court	Primera Street	E Cul-de-sac	
Primera Street	Massachusetts Avenue	Madera Street	
Ramon Street	Madera Street	La Corta Street	
Roy Street	Kempf Street	Washington Street	
Sarawak Drive	Labuan Drive	W Cul-de-sac	
Vista Avenue	North Avenue	Broadway	

Attachment A

In addition to the base bid schedule, staff added three additional alternative (Add Alts) bid items in the bid package. The three locations are Montana Street between Lemon Grove Avenue and Citronella Avenue, Lincoln Street between Lemon Grove Avenue and Citronella Avenue, and Central Avenue between Lemon Grove Avenue and School Lane. These streets were scheduled to be treated earlier years listed in the Pavement Management Program; however, each street was postponed because they were smaller sections in good condition and staff determined to allocate those funds for street sections in worse condition.

On January 12, 2017, the City received five sealed bids. Each company is listed below with its location and project bid total.

Bidder's Name Location		Base Bid	Add Alts	Total
American Asphalt South	Fontana, CA	\$221,111.14	\$37,377.43	\$258,488.57
Pavement Coatings	Mira Loma, CA	\$253,268.76	\$34,139.59	\$287,408.35
Kirk Paving	Lakeside, CA	\$262,132.30	\$28,303.89	\$290,436.19
All American Asphalt	Corona, CA	\$280,539.59	\$32,383.00	\$312,922.59
Sealright Paving	Spring Valley, CA	\$296,730.89	\$38,609.11	\$335,340.00

The project's cost estimate for the base bid was \$262,471.00. The lowest responsive and responsible base bid was submitted by American Asphalt South in the amount of \$221,111.14. American Asphalt South remained the lowest responsive and responsible bidder when the base bid and Add Alts were combined with a total bid of \$258,488.57.

Staff reviewed American Asphalt South's project work history, references, and construction license. Its project work history and reference checks were positive. American Asphalt South has successfully performed similar work for other local governments. American Asphalt South's license is current and in good standing with the State of California.

Therefore, staff concluded that American Asphalt South is both a responsive and responsible bidder, and recommends the award of this contract (**Attachment B – Exhibit 1**). Based on the project scope of work, staff recommends the following project budget:

Description Amount	
Construction Costs	\$221,111.14
Add Alt #1	\$12,485.25
Add Alt #2	\$2,699.18
Add Alt #3	\$22,193.00
Total Construction Costs	\$258,488.57
Material Testing	\$13,347.00
Subtotal	\$271,835.57
Contingency – 10%	\$27,183.55
Total	\$299,019.12

Attachment A

It is important to note that the project budget does not include inspection services that historically have been included in prior public works construction projects. Due to the relatively smaller scope of work and simplistic, routine roadway construction work, City staff will manage all inspection services in-house.

Conclusion:

Staff recommends that the City Council adopts a resolution (**Attachment B**) awarding the "FY 2016-17 Street Rehabilitation Project" (Contract No. 2017-17) to American Asphalt, South and establish a project budget not to exceed \$299,019.12 (**Attachment B – Exhibit 1**).

Attachment B

RESOL	LUTION	NO. 2017 -	
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RESOLUTION OF THE LEMON GROVE CITY COUNCIL AWARDING A CONTRACT FOR THE FY 2016-17 CIP STREET REHABILITATION PROJECT (CONTRACT NO. 2017-07)

WHEREAS, the City of Lemon Grove's Five-Year Capital Improvement Program earmarks funding for the FY 2016-17 Street Rehabilitation Project (Contract No. 2017-17); and

WHEREAS, bids were solicited and five sealed bids were received for the FY 2016-17 Street Rehabilitation Project (Contract No. 2017-17); and

WHEREAS, bids were opened and read aloud and the lowest responsive and responsible bidder was American Asphalt South; and

WHEREAS, the City Council finds it in the public interest that a contract for said services be awarded.

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of Lemon Grove, California hereby:

- 1. Awards a contract to American Asphalt South in the amount of \$221,111.14 and establishes a project budget not to exceed \$299,019.12; and
- 2. Authorizes the City Manager or her designee to execute said contract (Exhibit 1).

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CONTRACT (Page 1 of 4)

FY 2016-17 Street Rehabilitation Project (Contract #2017-17)

THIS CONTRACT, made and entered into on the date of the last signature, by and between the City of Lemon Grove, California, herein after designated as the "City", and American Asphalt South hereinafter designated as the "Contractor".

WITNESSETH: that the parties hereto do mutually agree as follows:

1. For and in consideration of the payments and agreements hereinafter mentioned to be made and performed by the City, the Contractor agrees with the City to furnish all materials and labor for the FY 2016-17 Street Rehabilitation Project (Contract #2017-17) and to perform and complete in a good and workmanlike manner all the work pertaining thereto shown on the plans and specifications therefore; to furnish at his own proper cost and expense all tools, equipment, labor and materials necessary therefore; and to do everything required by this agreement and the said plans and specifications.

2. For furnishing all said materials and labor, tools and equipment, and doing all the work contemplated and embraced in this Contract, also for all loss and damage arising out of the nature of the work aforesaid, or from the action of the elements, or from any unforeseen difficulties which may arise or be encountered in the prosecution of the work until its acceptance by the City and for all risks of every description connected with the work; also, for all expenses incurred by or in consequence of the suspension or discontinuance of work, except such as in said specifications are expressly stipulated to be borne by the City and for well and faithfully completing the work and the whole thereof, in the manner shown and described in the said plans and specifications, the City will pay and the Contractor shall receive in full compensation therefore the sum of two hundred twenty-one thousand one hundred eleven dollars and eleven cents (\$221,111.14).

- 3. The City hereby promises and agrees to employ, and does hereby employ said Contractor to provide the materials and to do the work according to the terms and conditions herein contained and referred to for the price aforesaid and hereby conditions set forth in the specification; and the said parties for themselves, their heirs, executors, administrators, successors and assigns, do hereby agree to the full performance of the covenants herein contained.
- 4. The Notice Inviting Bids, Instructions To Bidders, Bid Forms, Agreement and Bond Forms, Construction Administration Forms, Completion of the Project Forms, General Requirements and General Conditions, Drawings, Plans and Specifications, Addenda, Allowances, and all amendments thereof, are hereby incorporated in and made part of this Contract.

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CONTRACT (Page 2 of 4)

FY 2016-17 Street Rehabilitation Project (Contract #2017-17)

- 5. The City, the City's representative, City Consultants and authorized volunteers shall not be answerable or accountable in any manner for any loss or damage that may happen to the work or any part thereof, or for any of the materials or other things used or employed in performing the work, of for injury or damage to any person or persons, either workers, employees of Contractor or its subcontractors or the public, or for damage to adjoining or other property, from any cause whatsoever arising out of or in connection with the performance of the work. The Contractor shall be responsible for any damage or injury to any person or property resulting from defects or obstructions or from any cause whatsoever arising out of or in connection with the performance of the work, provided, however, that the Contractor shall not be liable for the sole established negligence, willful misconduct or active negligence of the City, its representatives, employees, agents and authorized volunteers who are directly responsible to the City.
 - a. Contractor shall indemnify the City, City Council, City officials, City employees, City representatives, and authorized volunteers against and will hold and save them and each of them harmless from any and all actions, claims, damages to persons or property, penalties, obligations or liabilities that may be asserted or claimed by any person, firm, entity, corporation, political subdivision or other organization arising out of or in connection with the work, operation or activities of Contractor, its agents, employees, subcontractors or invitees, provided for herein, whether or not there is concurrent passive or active negligence on the part of the City, City Council, City officials, City employees, City representatives, and authorized volunteers, but excluding such actions, claims, damages to persons or property penalties, obligations or liabilities arising from the sole established negligence, willful misconduct or active negligence of the City, City Council, City officials, City employees, City representatives, authorized volunteers, or those who are directly responsible to them; and in connection therewith:
 - Contractor will defend any action or actions filed in connection with any of said claims, damages, penalties, obligations or liabilities and will pay all costs and expenses, including attorney's fees incurred in connection therewith.
 - II) Contractor will promptly pay any judgment rendered against Contractor, the City, City Council, City officials, City employees, City representatives, and authorized volunteers covering such claims, damages, penalties, obligations and liabilities arising out of or in connection with such work, operations, or activities of Contractor hereunder and Contractor agrees to save and hold the City, City Council, City officials, City employees, City representatives, and authorized volunteers harmless there from.

CONTRACT (Page 3 of 4)

FY 2016-17 Street Rehabilitation Project (Contract #2017-17)

- III) In the event the City, City Council, City officials, City employees, City representatives, and authorized volunteers are made a party to any action or proceeding filed or prosecuted against Contractor for such damages or other claims arising out of or in connection with the Work, or operation or activities of Contractor hereunder, Contractor agrees to pay to the City, City Council, City officials, City employees, City representatives, and authorized volunteers any and all costs and expenses incurred by the City, City Council, City officials, City employees, City representatives, and authorized volunteers in such action or proceeding together with reasonable attorney's fees.
- IV) The City may retain, to the extent it deems necessary, the money due to the Contractor under and by virtue of the Contract Documents until disposition has been made of such actions or claims for damages as specified herein above.
- 6. Claims, disputes and other matters in question between the parties to this Contract, arising out of or relating to this Contract or the breach thereof, may be decided by arbitration if both parties to this Contract consent in accordance with the rules of the American Arbitration Association then obtaining unless the parties mutually agree otherwise. No arbitration arising out of or relating to this Contract, shall include, by consolidation, joinder or in any other manner, any additional person not a party to this Contract except by written consent containing a specific reference to this Contract and signed by CONTRACTOR, CITY, and any other person sought to be joined. (Any Consent to arbitration involving an additional person or persons shall not constitute consent of any dispute not described therein or with any person not named or described therein.) This agreement to arbitrate and any agreement to arbitrate with an additional person or persons duly consented to by the parties to this Contract shall be specifically enforceable under the prevailing arbitration law.

Notice of the demand for arbitration is to be filed in writing with the other party to this Contract and with the American Arbitration Association. The demand is to be made within a reasonable time after the claim, dispute or other matter in question has arisen. In no event is the demand for arbitration to be made after the date when institution of legal or equitable proceedings based on such claim; dispute or other matter in question would be barred by the applicable statute of limitations. The award rendered by the arbitrators shall be final and judgment may be entered upon it in accordance with applicable law in any court having jurisdiction thereof.

- The Contractor agrees to comply with all Local, State and Federal regulations and with all
 applicable standards, orders, or regulations issued pursuant to the Clean Air Act of 1970 (42
 U.S.C. 1857 et seq.) and the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.) as
 amended.
- 8. If any party brings a suit or action against the other party arising from any breach of any of the covenants or agreements or any inaccuracies in any of the representations and warranties on the part of the other party arising out of this Agreement, then in that event, the prevailing party in such action or dispute, whether by final judgment or out-of-court settlement, shall be entitled to have and recover of and from the other party all costs and expenses of suit, including attorney's fees.

CONTRACT (Page 4 of 4)

FY 2016-17 Street Rehabilitation Project (Contract #2017-17)

- 9. Each and every provision of law and clause required to be inserted in this Contract shall be deemed to be inserted herein and this Contract shall be read and enforced as though it were included herein, and if through mistake or otherwise any such provision is not inserted or is not inserted correctly, then upon application of either party the Contract shall forthwith be physically amended to make such insertion or correction.
- In accordance with Government Code, Section 8546.7, records of both the City and the Contractor shall be subject to examination and audit for a period of three (3) years after final payment.

IN WITNESS WHEREOF, the parties hereto have caused this Contract to be executed in three counterparts, each of which shall be deemed an original the day and year first above written.

CONTI	RACTOR:
	By:
	Title:
	Date:
	Ву:
	Title:
	Date:
	Federal ID Number:
O TOTAL	
CITY:	By:
	Title: City Manager, City of Lemon Grove
	Date:
ATTES	<u>ST</u> :
	By: Title: City Clerk City of Lemon Grove
	THIE: CHY CIERK, CITY OF Lemon Crove

(Notaries acknowledgement of execution by all PRINCIPALS OF CONTRACTOR shall be attached.)